



MAIL STOP AMENDMENT

# NTHE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant:

B. Herman

Attorney Docket No.: WEYE121341/24873

Application No.: 10/727,446

Group Art Unit: 3643

Filed:

December 3, 2003

Examiner: J.L. Gellner

Title:

USE OF A LOW NITROGEN FERTILIZER TO PROPAGATE SHOOTS FROM A LOG

#### TRANSMITTAL LETTER

Seattle, Washington 98101

June 17, 2005

### TO THE COMMISSIONER FOR PATENTS:

#### A. <u>Transmittal</u>

Transmitted herewith is a response in the above-identified application. No additional claim fee is required, as shown below.

<b>COMPUTATION C</b>	OF FEE

	Claims		Highest							
	Remaining		Number							
	After		Previously		Present				Additional	
	Amendment		Paid For		Extra		Rate		Fee	
Total Claims	16	_	16	=	0	X	50	=	0	
Independent Claims	1	-	3	=	0	X	200	=	0	
	TOTAL								\$0	

#### B. Additional Fee Charges or Credit for Overpayment

The Commissioner is hereby authorized to charge any fees under 37 C.F.R. §§ 1.16, 1.17, and 1.18 which may be required during the entire pendency of the application, or credit any overpayment, to Deposit Account No. 03-1740. This authorization also hereby includes a request

for any extensions of time of the appropriate length required upon the filing of any reply during the entire prosecution of this application.

Respectfully submitted,

CHRISTENSEN O'CONNOR JOHNSON KINDNESSPLLC

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Registration No. 43,340

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RESPONSE TO OFFICE ACTION

Seattle, Washington 98101

June 17, 2005

TO THE COMMISSIONER FOR PATENTS:

In view of the comments the follow, applicant submits that all of the pending claims are in condition for allowance.

Rejection of Claims 1-3, 5, and 10-14 Under 35 U.S.C. § 102(b) As Being Anticipated by Radwan et al. (*New Forests* 3:21-30 (1989))

Independent Claim 1, from which Claims 2, 3, 5, and 10-14 depend, recites a method for promoting the growth of shoots from a log. The Examiner characterizes the Radwan et al. publication as disclosing a method of promoting the growth of shoots from a log. In this regard, the Examiner characterizes the "younger trees" mentioned at the top of page 23 of the Radwan et al. publication as being logs.

Applicant submits that trees are not logs. The term "log" refers to a cut piece of timber. Thus, for example, in the context of trees, the definition of the noun "log" provided by the American Heritage College Dictionary (3d ed.) is:

> 1.a. A usu. large section of a trunk or limb of a fallen or felled tree. b. A long thick section of trimmed unhawn timber.

A photocopy of the relevant page of the American Heritage College Dictionary is attached hereto as Attachment A.

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The term "log" is used in the present application in a manner that is consistent with its ordinary meaning as set forth in the *American Heritage College Dictionary*. Thus, for example, the present application states that:

Alder, Beech or Birch logs are preferably cut from the lower, healthy, branches of an Alder, Beech or Birch tree, although cut logs from upper branches may also be used. (Present Application, p. 3, lines 12-13.)

For the foregoing reasons, Applicant submits that the Radwan et al. publication does not disclose the growth of shoots from a log, nor methods for promoting the growth of shoots from a log.

Additionally, the Radwan et al. publication does not disclose the step of applying a fertilizer solution, that comprises less than about 0.01% (w/v) nitrogen, to a log, as required by independent Claim 1 of the present application. In the Office Action, the Examiner refers to the application of fertilizer solution, that comprises less than about 0.01% (w/v) nitrogen, to logs, and cites to the "intermittent overhead mist" mentioned in the second paragraph of page 24 of the Radwan et al. publication. Applicants note, however, that the intermittent overhead mist referred to in the second paragraph of page 24 of the Radwan et al. publication was applied to cuttings that were cut from the alder trees mentioned on page 23 of the Radwan et al. publication.

Cuttings were inserted 2-4 cm into a moist rooting mixture of vermiculite and perlite (1:1 v/v) placed in the bottom of a mist chamber. . . . The chamber was maintained at 25 +/- 2°C during the day and night and was provided with intermittent overhead mist of a 24-sec spray per hour during the day. (Radwan et al. publication, page 24, second paragraph)

Even assuming, without conceding, that the "younger trees" referred to at the top of page 23 of the Radwan et al. publication are logs, the Radwan et al. publication does not disclose that these alder trees were fertilized with a fertilizer solution that comprises less than about 0.01% (w/v) nitrogen.

Thus, the Radwan et al. publication does not anticipate Claim 1, or claims dependent therefrom, of the present application.

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. .

Rejection of Claims 4, 6, 9, 15, and 16 Under 35 U.S.C. § 103(a) As Being Unpatentable Over

Radwan et al.

. .

For the reasons set forth in the response to the Examiner's rejection of Claims 1-3, 5,

and 10-14 Under 35 U.S.C. § 102(b), applicant submits that the Radwan et al. publication does

not teach or suggest a method for promoting the growth of shoots from a log. The Radwan et al.

publication discloses methods for promoting growth of shoots from an alder tree, but provides no

teachings, suggestion, or guidance, with respect to methods for promoting the growth of shoots

from alder logs.

Consequently, applicant submits that the subject matter of Claims 4, 6, 9, 15, and 16 is

not obvious in view of the teachings of Radwan et al.

Rejection of Claims 7-9 Under 35 U.S.C. § 103(a) As Being Unpatentable Over Radwan et al. in

View of Huss-Danell (Huss-Danell, K., et al. "Conditions for Rooting of Leafy Cuttings of Alnus

icana," Physiologia Planarum 49(2):113-115, 1980)

For the reasons set forth in the response to the Examiner's rejection of Claims 1-3, 5,

and 10-14 under 35 U.S.C. § 102(b), applicant submits that the Radwan et al. publication does

not teach or suggest a method for promoting the growth of shoots from a log. The Radwan et al.

publication discloses methods for promoting growth of shoots from an alder tree, but provides no

teachings, suggestion, or guidance, with respect to methods for promoting the growth of shoots

from alder logs. These deficiencies are not cured by the teachings of Huss-Danell which

discloses conditions for promoting rooting of cuttings.

Consequently, applicant submits that the subject matter of Claims 7-9 is not obvious in

view of the teachings of Radwan et al. in view of Huss-Danell.

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## **CONCLUSION**

In view of the foregoing arguments, applicant submits that all of the pending claims are in condition for allowance. Favorable action is requested.

Respectfully submitted,

CHRISTENSEN O'CONNOR JOHNSON KINDNESSPLLC

Barry F. McGurl

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